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1	board members of San Juan Unified School		
2	District; BLUE RIDGE ACADEMY; SAMANTHA HAYNES in her official		
2	capacity as Executive Director and Principal of		
3	Blue Ridge Academy; LISA SOPHOS, in her official capacity as Assistant Director of		
4	Curriculum & İnstruction at Blue Ridge		
5	Academy; JESSIE MARON, in her official capacity as President of the Blue Ridge		
	Academy Board of Directors; VISION IN		
6	EDUCATION; BRIAN ALBRIGHT in his		
7	official capacity as Principal-Home School Academy of Visions in Education; STEVE		
	OLMOS in his official capacity as		
8	Superintendent and Executive Director of Visions in Education; JENNIFER		
9	MORRISON in her official capacity as		
10	Director of Instruction for Home School at		
10	Visions in Education; MICAH STUDER in his official capacity as Chief Academic Officer at		
11	Visions in Education; MARK HOLMAN, in		
12	his official capacity as Chairperson of the Visions in Education Board of Directors,		
13	Defendant.		
14			
15	Plaintiffs and Defendants, Michael Coleman, in his Official Capacity as Superintendent of		
16	Maricopa Unified School District, Kristin Blanco, Barry Lindaman, Breann Morse, Ted Destrampe,		
17	and Rene Adamo, in their official capacities as board members of the Maricopa Unified School		
18	District (collectively the "MUSD Defendants") through their respective undersigned counsel of		
19	record, hereby stipulate as follows:		
20	1. Some MUSD Defendants were served with the Complaint and Summons, however,		
21	MUSD Defendants counsel is unsure as to which MUSD Defendants and their exact dates of service.		
22	Hence, we are stipulating a two-week extension from the date of the filing of this motion, November		
23	7, 2023, so the response date is November 21, 2023.		
24	2. Pursuant to Local Rule 144, Plaintiffs and MUSD Defendants have agreed to extend		
25	MUSD Defendants time to respond to the Complaint by 14 days from the filing of this motion.		
26	thereby making the new response date November 21, 2023.		
27			
28	3. This stipulation is entered on behalf of all parties who have appeared in the action and are		

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1	affected by the stipulation.		
2	4. Consequently, MUSD Defendants shall have until (and including) November 21, 2023, to		
3	respond to the Complaint.		
4	IT IS SO STIPULATED.		
5			
6	Dated: November 7, 2023	DeMaria Law Firm, APC	
7			
8		By:/s/Anthony N. DeMaria	
9		Anthony N. DeMaria	
10		Attorneys for Defendants, MICHAEL COLEMAN, in his Official Capacity as Superintendent of	
11		Maricopa Unified School District, KRISTIN BLANCO, BARRY LINDAMAN, BREANN	
12		MORSE, TED DESTRAMPE, and RENE	
13		ADAMO, in their official capacities as board members of the Maricopa Unified School District	
14		(collectively the "MUSD Defendants")	
15			
16	Dated: November 7, 2023	King & Spalding, LLP	
17			
18		/s/Ethan P. Davis (as authorized on By: 11/7/2023)	
19		Ethan P. Davis	
20		Attorney for Plaintiffs, JOHN and BREANNA WOOLARD, on their own behalf and on behalf of	
21		their minor children A.W., E.W., and O.W.; HECTOR and DIANA GONZALES, on their own	
22		behalf and on behalf of their minor children C.W.1 C.W.2; CARRIE DODSON, on their own behalf	
23		and on behalf of her minor child C.E.	
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		3	
	STIPULATION TO EXACT DATES OF SERVICE		